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11	Facsimile: +1 202 842 7899				
12	Attorneys for Defendant Roblox Corporation				
13	(*Pro Hac Vice Forthcoming)				
14					
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA				
17	SAN FRANCISCO DIVISION				
18					
19	RACHELLE COLVIN, individually and as	Case No. 3:23-cv-04146-VC			
20	next friend of minor Plaintiff, G.D., and DANIELLE SASS, individually and as next	STIPULATION AND [PROPOSED] ORDER			
21	friend of minor plaintiff, L.C., and on behalf of all others similarly situated,	TO SET TIME TO RESPOND TO COMPLAINT (CIVIL L.R. 6-1(A) AND L.R. 6-2(A));			
22	Plaintiffs,	STIPULATED REQUEST TO SET THE SUBSEQUENT BRIEFING SCHEDULE (CIVIL			
23		L.R. 6-2)			
24	V.	Judge: Hon. Vince Chhabria			
25	ROBLOX CORPORATION, SATOZUKI LIMITED B.V., STUDS ENTERTAINMENT LTD., and RBLXWILD ENTERTAINMENT				
26	LLC,				
27	Defendants.				
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1	Pursuant to Civil Local Rules 6-1(a) and 6-2, plaintiffs Rachelle Colvin, individually and					
2	as next friend of minor Plaintiff, G.D., and plaintiff Danielle Sass, individually and as next frien					
3	of minor L.C. ("Plaintiffs") and defendant Roblox Corporation ("Roblox") ("Defendant")					
4	(collectively, "the Parties"), by and through their respective counsel, stipulate and agree as follows:					
5	WHEREAS, Plaintiffs filed a putative class action lawsuit against Defendant on or about					
6	August 15, 2023 in the Northern District of California, (ECF No. 1);					
7	WHEREAS, Plaintiffs served Defendant on August 17, 2023, (ECF No. 15);					
8	WHEREAS, Defendant's deadline to respond to the Complaint is September 7, 2023;					
9	WHEREAS, under Civil Local Rule 6-1(a), the Parties may stipulate in writing, without					
10	Court order, to extend the time within which to answer or otherwise respond to the Complain					
11	provided the change will not alter any deadline already fixed by Court order;					
12	WHEREAS, under Civil Local Rules 6-2(a), parties may file a stipulated request for a					
13	order changing time in connection with papers required to be filed or lodged with the Court (other					
14	than an initial response to the complaint);					
15	WHEREAS, extending the deadline for any subsequent briefing necessitated b					
16	Defendant's response to the Complaint, as set forth below, will allow for a more complete an					
17	orderly presentation of the legal issues the Court will need to resolve and will not alter the date of					
18	any event or deadline already fixed by Court order;					
19	WHEREAS, no prior time modifications have been sought in this case;					
20	WHEREAS, this modification would not affect the case schedule as none has been entered					
21	NOW THEREFORE, the Parties hereby stipulate and agree to set the following deadlines:					
22	1. October 24, 2023: Defendant's deadline to respond to the Complaint					
23	2. November 24, 2023: Plaintiffs' deadline to oppose any motion to dismiss					
24	3. December 15, 2023: Defendant's deadline to file a reply					
25	IT IS SO STIPULATED.					
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1	Dated: September 1, 2023		COOLEY LLP TIANA DEMAS*
2			KYLE C. WONG (224021) ROBBY L.R. SALDAÑA* (1034981)
3			ROBBI E.R. GREBIUM (103 1901)
4			/s/ Kyle C. Wong
5			Kyle C. Wong (224021) Attorneys for Defendant
6			ROBLOX CORPORATION
7	Dated: September 1, 2023		WEITZ & LUXENBERG, PC DEVIN BOLTON (SBN 290037)
8			JAMES BILSBORROW* AARON FREEDMAN*
9			1880 Century Park East, Suite 700 Los Angeles, CA 90067
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11			dbolton@weitzlux.com jbilsborrow@weitzlux.com
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13 14			JOHNSON FIRM CHRISTOPHER D. JENNINGS* TYLER B. EWIGLEBEN*
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18			winston@yourattorney.com
19			
20			/s/James Bilsborrow James Bilsborrow
21			Attorneys for Plaintiffs and Proposed Class
22			(*Pro Hac Vice Filed or Forthcoming)
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, w			STIP. TO SET TIME TO RESPOND TO

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1		IDD.C	OROCEDI ODDED			
2	[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS HEREBY ORDERED:					
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4	Dated:	, 2023	The Honorable Vince Chhabria			
5			United States District Court Judge			
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ATTESTATION OF ELECTRONIC SIGNATURE I, Kyle C. Wong, attest that concurrence in the filing of this document has been obtained from each of the other signatories. Executed on September 1, 2023 in San Francisco, California. . /s/ Kyle C. Wong Kyle C. Wong

COOLEY LLP
ATTORNEYS AT LAW
SAN FRANCISCO